

1909-001 Chancery Cases: McLin Co] vs. Vina & Nolan &
Lee Co.

McLin, Tucker

CA - Debt

To the Hon. H. A. W. Skeen, Judge of the Circuit Court for Lee County, Virginia:

Your orator J. B. McLin, trading under the firm name of McLin Company, would respectfully represent and show unto your honor that one Vina Nolan is indebted to your orator in the sum of \$37.00, due by note executed the 22nd day of September, 1908, as will appear by the said note hereto attached as part of this bill.

Your orator would further represent and show unto your honor that the said note is just, ^{due} true and unpaid, and that she has failed and refused to pay your orator the amount thereof, although often requested so to do.

Your orator would further represent and show unto your honor that the said Vina Nolan is selling off all her house-hold goods, wares, and merchandise and is removing, and intends to remove out of the State of Virginia, with the intention to change her domicile, and is disposing of ^{all} her effects so that process of execution would be unavailable under the ordinary process of law.

Your orator also alleges that the said Vina Nolan is selling and disposing of her estate or material part thereof with the intention to delay, hinder and defraud your orator in the collection of his said debt, and is collecting all funds and money and estate due to her, intending to move out of the State of Virginia and thereby defeat your orator in the collection of his said debt.

Rec'd of the Estate of Vina Nolan
Your orator alleges that one W. Y. Tucker has some money, estate and property belonging to the said Vina Nolan to an amount equal to or greater than the amount which is due your orator by the said Vina Nolan, and that the said Vina Nolan is attempting to collect the said money from the said W. Y. Tucker for the purpose of carrying the same out of the State, and for the purpose of hindering, delaying, and defrauding your orator in the collection of his said debt.

The prayer therefore of your orator is that the said Vina Nolan be made party defendant to this bill of complaint, and be required to answer the same, but not under oath, answer under oath being expressly waived, that said W. Y. Tucker, ^{as aforesaid} also be made party to this suit and be required to answer the same, and show what, if anything, is in his hands belonging to the said Vina Nolan, and that the estate of the said Vina Nolan, including the said ^{sum of the monies of} ~~debt due by the~~ said Tucker as aforesaid, be attached and held subject to your honors order, and the payment of your orators debt, and may all other further and general relief be granted your orator that the nature of his cause and good conscience requires . And he will ever pray &c.

Cum gratia p. q.

McLure Co

vs. { Bill

Thia Nolen & Co